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Meta and the MDL/JCCP Plaintiffs (together the "Parties") hereby agree to the following negotiated amendment of the Deposition Protocol entered by the Court at ECF 742.

WHEREAS, the current rules governing discovery allow the MDL/JCCP PISD Plaintiffs 240 hours of questioning time at depositions of current and former Meta employees and also allow the MDL AG Plaintiffs an additional 48 hours of questioning time at depositions of current and former Meta employees (ECF No. 667) (together, "the MDL Budget");

WHEREAS, the parties agreed to a deposition protocol that the Court entered on April 3, 2024 (ECF No. 742) which sets forth a provision by which MDL/JCCP Plaintiffs may crossnotice into depositions noticed by state attorneys general prosecuting their claims outside of the MDL ("Non-MDL AGs");

WHEREAS, the states attorneys general of Massachusetts, Tennessee, and Arkansas ("Non-MDL Coordinated AGs") have endeavored to coordinate with the MDL/JCCP Plaintiffs to promote efficiency, and have therefore participated in 21 depositions to date;

WHEREAS, the attorneys general of other jurisdictions besides Massachusetts, Tennessee, and Arkansas ("Non-MDL Non-Coordinated AGs") have not appeared or asked questions at the 21 depositions taken to date and have independently noticed depositions of other former or current Meta employees;

WHEREAS, the Parties have an ongoing disagreement regarding whether and to what extent time spent questioning current and former Meta employees by the Non-MDL Coordinated AGs shall count against the MDL Budget;

WHEREAS, the Parties have an ongoing disagreement regarding whether and to what extent MDL/JCCP Plaintiffs should be permitted to show to certain deponents certain documents that Meta has designated as "HIGHLY CONFIDENTIAL" under the Court's Protective Order;

NOW, THEREFORE, the Parties stipulate and agree as follows:

1. With respect to depositions jointly noticed by the MDL/JCCP Plaintiffs and the Non-MDL Coordinated AGs that were conducted on or before February 10, 2025 ("Past Depositions"), time spent questioning by the Non-MDL Coordinated AGs will not count against the MDL Budget, with the exception of 3.25 hours which shall be counted against the MDL

Budget;

- 2. With respect to depositions jointly noticed by the MDL/JCCP Plaintiffs and the Non-MDL Coordinated AGs that are conducted between February 11, 2025 and April 4, 2025 ("Future Depositions"), the Non-MDL Coordinated AGs may lead 5 depositions and, at each such deposition, the first 5.5 hours spent questioning by the Non-MDL Coordinated AG leading each deposition will not count against the MDL Budget, but any time in excess of such 5.5 hours will count against the MDL Budget;
- 3. For purposes of the foregoing provision, to "lead" a deposition means either to (a) question first, or (b) question for the largest amount of time among all participating plaintiffs;
- 4. With respect to Future Depositions, time spent questioning by the Non-MDL Coordinated AGs in a capacity other than as lead will not count against the MDL Budget, except that for each such deposition time in excess of 1 hour conducted by the Arkansas AG's office in such a non-lead capacity will count against the MDL Budget;
- 5. With respect to depositions noticed by Non-MDL Non-Coordinated AGs conducted on or before April 4, 2025, Meta will provide the final transcript of each such deposition to the MDL/JCCP Plaintiffs within three business days of receipt, and the final video of each such deposition to the MDL/JCCP Plaintiffs within three business days of receipt, and Meta waives any argument that such transcripts and videos are not authentic or admissible on the ground that the MDL/JCCP Plaintiffs did not cross-notice and appear at such depositions, notwithstanding any provisions related to cross-noticing in the Deposition Protocol (ECF No. 742), but Meta reserves its rights in all other respects concerning the admissibility of such transcripts and videos at summary judgment or trial;
- 6. With respect to depositions noticed by Non-MDL Non-Coordinated AGs conducted after April 4, 2025, the Parties reserve their rights and will endeavor to further meet and confer on this issue;
- 7. At the upcoming depositions of Susan Li, Chris Cox, Nick Clegg, Alex Schultz, Adam Mosseri, and Mark Zuckerberg (the "Apex Deponents"), MDL/JCCP Plaintiffs may show the deponent any documents designated as HIGHLY CONFIDENTIAL to the extent presently

1 permitted by the Court's Protective Order § 7.4; and 8. At the upcoming depositions of Susan Li, Chris Cox, Nick Clegg, Alex Schultz, 2 3 Adam Mosseri, and Mark Zuckerberg (the "Apex Deponents"), MDL/JCCP Plaintiffs may show 4 the deponent any documents designated as HIGHLY CONFIDENTIAL to the extent not 5 presently permitted by the Court's Protective Order § 7.4, provided the MDL/JCCP Plaintiffs 6 share with Meta's counsel such documents which in good faith they are considering to actually 7 use with the witness (not to exceed 20) three business days in advance of the deposition at which 8 the documents will be used, and subject to Meta reserving all other objections to use of the 9 document and any related testimony at the time of summary judgment and trial. PURSUANT TO STIPULATION, IT IS SO ORDERED. 10 11 DATED: February 11, 2025 12 13 UNITED STATES MAGISTRATE JUDGE 14 DATED: February 10, 2025 Respectfully submitted, 15 /s/ Lexi J. Hazam LEXI J. HAZAM 16 LIEFF CABRASER HEIMANN & BERNSTEIN, LLP 17 275 BATTERY STREET, 29TH FLOOR SAN FRANCISCO, CA 94111-3339 18 Telephone: 415-956-1000 lhazam@lchb.com 19 PREVIN WARREN 20 MOTLEY RICE LLC 401 9th Street NW Suite 630 21 Washington DC 20004 Telephone: 202-386-9610 22 pwarren@motleyrice.com 23 Co-Lead Counsel for Personal Injury and School 24 District/Local Government Entity Plaintiffs 25 26 27 28

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